IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

In re:

S
Chapter 11
S
W. R. GRACE & CO., et al.,

Debtors.

Debtors.

S
Jointly Administered
S
Objection Deadline: 4/22/09
Hearing Date: TBD (if needed)

SUMMARY OF APPLICATION OF ALAN B. RICH, ESQ. FOR COMPENSATION FOR SERVICES AND REIMBURSEMENT OF EXPENSES AS COUNSEL TO THE LEGAL REPRESENTATIVE FOR FUTURE ASBESTOS-RELATED PROPERTY DAMAGE CLAIMANTS AND HOLDERS OF DEMANDS FOR THE SEVENTH MONTHLY INTERIM PERIOD FROM MARCH 1, 2009 THROUGH MARCH 31, 2009

Name of Applicant: Alan B. Rich, Esq.

Authorized to Provide Services To: Hon. Alexander M. Sanders, Jr.,

Legal Representative for Future Asbestos-

Related Property Damage Claimants

and Holders of Demands

Date of Retention: September 29, 2008 (nunc pro tunc)

Period for Which Compensation

and Reimbursement is Sought: March 1, 2009 through March 31, 2009

Amount of Fees Sought as Actual

Reasonable and Necessary: \$27,186.00

Amount of Expenses Sought as

Actual, Reasonable and Necessary: \$4,556.30

This is a(n): \square Monthly \square Interim \square Final Application

PRIOR APPLICATIONS

Date Filed	Period Covered	Requested Fees ¹	Requested Expenses	Status of Fees	Status of Expenses
11/15/2008	9/29/2008 to 9/30/2008	\$5,796.00	\$693.50	Paid	Paid
11/15/2008	10/1/2008 to 10/30/2008	\$24,380.00	\$3,821.18	Paid	Paid
12/11/2008	11/1/2008 to 11/30/2008	\$35,326.00	\$4,010.79	Paid	Paid
1/2/2009	12/1/2008 to 12/31/2008	\$18,510.00	\$1,482.39	Paid	Paid
2/1/2009	1/1/2009 to 1/31/2009	\$31,740.00	\$2,717.34	Paid	Paid
3/2/2009	2/1/2009 to 2/28/2009	\$32,614.00	\$2,420.56	CNO Filed	CNO Filed

Alan B. Rich is the only attorney providing services in this Fee Application period. Mr. Rich has practiced law for 24 years, and his billing rate is \$575 per hour. In this Application

¹ At 80% of the total incurred.

period Mr. Rich billed 59.1 hours,² for a total amount billed of \$33,982.50 of which 80% is currently sought, in the amount of \$27,186.00.

As stated above, this is the Seventh application for monthly fees and expenses. The time for preparation of this Application is approximately 1.5 hours, for which \$862.50 will be requested in a future application.

COMPENSATION BY PROJECT CATEGORY

Project Category	Hours	Amount
Disclosure Statement and Confirmation	44.9	\$25,817.50
Travel	24.4	\$7,015.00
Fee Applications (Monthly)	2.0	\$1.150.00
TOTAL	72.8	\$33,982.50

EXPENSE SUMMARY

Description	Expense
Travel Court Call Conference Calling	\$4,477.92 \$69.50 \$8.88
TOTAL	\$4,556.30

Detail of the fees and expenses billed is attached hereto as Exhibit A.

² Non-Productive travel time is included in this figure, but at 50% of the actual time.

CERTIFICATION OF COUNSEL PURSUANT TO LOCAL RULE 2016-2(f)

I, Alan B. Rich, a professional person seeking approval of this Monthly Fee Application, and having reviewed the requirements of Local Rule 2016-2, hereby certify that in my opinion, this Monthly Fee Application complies with Local Rule 2016-2.

Respectfully Submitted,

Alan B. Rich, Esq.
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Dallas, Texas 75202
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arich@alanrichlaw.com

COUNSEL TO HON. ALEXANDER
M. SANDERS, JR., LEGAL
REPRESENTATIVE FOR FUTURE
ASBESTOS-RELATED PROPERTY
DAMAGE CLAIMANTS AND HOLDERS
OF DEMANDS

CERTIFICATE OF SERVICE

I certify that on the 2nd day of April, 2009, this document was served through the ECF system on all persons who have requested notice through the ECF system, and upon the special notice parties by electronic mail.

EXHIBIT A

ALAN B. RICH

Attorney and Counselor Elm Place 1401 Elm Street, Suite 4620 Dallas, Texas 75202 Telephone 214.744.5100 Fax 214.744.5101

E-mail: <u>arich@alanrichlaw.com</u>

NOTE NEW MAILING ADDRESS!

INVOICE FOR PROFESSIONAL SERVICES (March, 2009)

Client

Hon. Alexander M. Sanders, Legal Representative for Future Asbestos-Related Property Damage Claimants and Holders of Demands

Matter

In re W. R. Grace, No. 01-1139 (Bankr. D. Del)

<u>Date</u>	Services Performed	<u>Time</u>
3/1/2009	Prepare Sixth Fee Application and Notice thereof	1.5
3/1/2009	Review Disclosure Statement Objection Chart and COC re same	0.2
3/1/2009	Review email from Debtors' counsel re purpose of ZAI DPA changes	0.1
3/2/2009	Email from ZAI counsel re DPA	0.1
3/2/2009	Review hearing agenda	0.1
3/2/2009	Review and Analysis of the Final Disclosure Statement and Plan, all Exhibits thereto and notices of filing	2.0
3/3/3009	Continued Review and Analysis of the Final Disclosure Statement and Plan and all Exhibits thereto	2.0
3/4/3009	Review Pro Se ZAI and PI claim	0.1

3/4/2009	Review confirmation discovery responses to various parties by the Debtors and the PI FCR	0.5
3/5/2009	Emails to and from Debtors' counsel and PI FCR counsel re Property Damage Study	0.1
3/5/2009	Review and Analysis of the latest draft of the Intercreditor Agreement	2.0
3/5/2009	Telephone conference with PI FCR counsel re Intercreditor Agreement	0.5
3/6/2009	Review Debtors' response to Arrowood discovery	0.1
3/6/2009	Review Order re Anderson Memorial motion re CMO	0.1
3/6/2009	Draft and file CNO on First Quarterly Fee Application	0.2
3/6/2009	Review of Plan Proponents Discovery Responses, including: Asbestos PI Future Claimants' Representative's Response to Zurich's Joinder in the CNA Companies' First Set of Requests for Admission, First Set of Interrogatories and First Set of Requests for Documents; Asbestos PI Future Claimants' Representative's Response to CNA Companies' First Set of Requests for Admission, First Set of Interrogatories and First Set of Requests for Documents; Asbestos PI Future Claimants' Representative's Response to Certain Insurers' First Requests for Admission, (Revised) First Set of Interrogatories and First Set of Requests for Documents; Asbestos PI Future Claimants' Representative's Response to Government Employees Insurance Company and Columbia Insurance Company's Requests for Admission, Interrogatories and Requests for Production of Documents; Asbestos PI Future Claimants' Representative's Response to OneBeacon America Insurance Company and Seaton Insurance Company's Requests for Admission, Interrogatories and Requests for Production of Documents; and Debtors, Official Committee of Asbestos Personal Injury Claimants, Asbestos PI Future Claimants' Representative, and the Official Committee of Equity Security Holders' Joint Response to Federal Insurance Company's First Set of Requests for Admission, First Set of Interrogatories, and First Set of Requests for Production of Documents	1.2
3/6/2009	Review of and revisions to the 3-6 version of the Intercreditor Agreement and email to PI FCR counsel and others re same	1.0
3/6/2009	Review of Revisions to Disclosure Statement regarding the Intercreditor Agreement and email to PI FCR counsel and others re same	0.3

3/7/2009	Review final redline of ICA; Emails from PI FCR's counsel and debtors' counsel re ICA; email to D. Speights re ICA	0.5
3/8/2009	Review discovery responses (Debtors' Response to Certain Insurers' discovery; Debtors' Response to Seaton Discovery; Plan Proponents Objections and Answers to Scotts Requests for Admission; Plan Proponents Objections and Answers to Scotts Interrogatories; Plan Proponents Objections and Answers to Scotts Document Request; ACC Responses to Discovery Propounded by Fireman's Fund; ACC Objections and Responses to Discovery Requests of Zurich; ACC Objections and Responses to Discovery Requests of CNA; ACC Objections and Responses to Discovery by GEICO; Debtors' Response to Zurich discovery; Debtors' Response to GEICO discovery; Debtors' Response to CNA discovery; ACC Objections and Responses to Discovery Requests of Seaton)	1.2
3/8/2009	Email to T. Freedman re PD Trust Agreement	0.2
3/8/2009	Continued Review and Analysis of the Final Disclosure Statement and Plan and all Exhibits thereto	1.5
3/8/2009	Travel (non-productive) to Pittsburgh for Disclosure Statement Hearing (2.6 hrs. @50%)	1.3
3/9/2009	Attend Disclosure Statement Hearing	3.0
3/9/2009	Review Revised Draft Protective Order re confidential Information in connection with confirmation and email from counsels re same	0.3
3/9/2009	Travel (non-productive) from Pittsburgh to Dallas (5.2 hrs. @50%)	2.6
3/9/2009	Review order re Pro Se ZAI claim	0.1
3/9/2009	Review signed order approving disclosure statement, voting procedures, etc.	0.3
3/10/2009	Telephone conference with ZAI counsel re status	0.2
3/10/2009	Review correspondence from Debtor re document production	0.1
3/11/2009	Review deposition notice for Libby expert	0.1
3/11/2009	Review 9019 motion re multisite agreement	0.1

Case 01-01139-AMC Doc 21180 Filed 04/02/09 Page 9 of 13

3/11/2009	discovery issues and letter to Debtors' counsel re same	0.6
3/11/2009	Telephone conference with J. Sakalo re PD CMO	0.1
3/11/2009	Email to Debtors' counsel re PD CMO plan exhibit	0.1
3/12/2009	Email to and from client re April Omnibus hearing	0.1
3/12/2009	Review Environmental claim settlement notices	0.1
3/12/2009	Review Deposition notice from Anderson Memorial for R. Finke	0.1
3/13/2009	Email to counsel re extension of expert report	0.1
3/13/2009	Review Third Circuit opinion re Anderson (Speights) appeal; emails to counsel re same	0.2
3/13/2009	Draft and file Reservation of Rights regarding Witnesses at Confirmation Hearing	0.3
3/13/2009	Review witness lists filed by insurers, committees, plan proponents, Scotts, Montana	0.6
3/13/2009	Review Objection to ZAI certification filed by Anderson Memorial	0.2
3/13/2009	Review motion to extend expert report deadline for Prof. Priest	0.1
3/13/2009	Emails to and from Debtors' counsel re depositions and PD document	0.2
3/13/2009	Email to client re strategy	0.1
3/13/2009	Review Debtors' Objection to Anderson Memorial ZAI POC	0.5
3/16/2009	Teleconference with client re strategy	0.2
3/16/2008	Emails to and from Ted Freedman re meetings	0.1
3/16/2009	Review proposed confidentiality order from debtor and email to client re same	0.3
3/16/2009	Review additional witness lists	0.1

3/16/2009	Review PD Committee Response to Interrogatories and RFA of Debtors	0.2
3/16/2009	Review letter re document production from Lisa G. Esayian	0.1
3/17/2009	Telephone conference with client re status of meetings	0.1
3/17/2009	Review Discovery responses of Anderson Memorial and Speights & Runyan	0.2
3/17/2009	Telephone conference with Ted Freedman re financial meeting and email from P. Zilly re same	0.2
3/17/2009	Review additional witness lists	0.1
3/18/2009	Review revisions to Confirmation Discovery Protective Order	0.2
3/18/2009	Review supplemental expert reports of the Libby Claimants	0.7
3/18/2009	Attend to finalizing Confidentiality Agreement for PD FCR	0.2
3/18/2009	Review comments to confirmation discovery protective order and emails re same	0.1
3/18/2009	Review OI withdrawal of objection	0.1
3/19/2008	Attend by telephone portion of expert deposition of Dr. Whitehouse	2.5
3/19/2009	Review Debtors' and Insurers Expert Reports	2.0
3/19/2009	Emails to Debtors' counsel re PD FCR fees and Deposition of Richard Finke	0.1
3/19/2009	Emails regading Confirmation Discovery Protective Order	0.1
3/19/2009	Review Exhibit re KPMG estimates from Sealed Air case	0.6
3/20/2009	Emails re Finke Deposition	0.1
3/20/2009	Review Pro Se ZAI and PI claim	0.1
3/21/2009	Review Plan Proponents Verifications to Federal Insurance discovery requests	0.1
3/23/2009	Prepare and attend to filing of CNO for PD FCR's First Monthly Fee Application	0.3

3/23/2009	Review Amended Notice of Finke Deposition	0.1
3/23/2009	Review Anderson Memorial's Interrogatories, Requests for Production and Requests for Admissions directed to the Plan Proponents	0.3
3/24/2009	Email from P. Zilly re change of meeting time	0.1
3/24/2009	Review of 2009-2011 KERP motion	0.3
3/24/2009	Review 9019 Motion re PD Claim	0.1
3/24/2009	Review UCC's Discovery Response to Debtors	0.1
3/24/2009	Review Equity Committee Responses to Libby RFPs	0.1
3/24/2009	Review Debtors' Motion for Leave to Reply to Anderson ZAI objection	0.1
3/24/2009	Travel (non-productive) to New York for meeting with Committees and Grace financial advisors (5.6 hrs. @ 50%)	2.8
3/25/2009	Meeting with Grace and Committee financial advisors	2.1
3/25/2009	Travel (non-productive) to Dallas (5.6 hrs. @ 50%)	2.8
3/26/2009	Emails regarding extension for insurers' expert report	0.1
3/26/2009	Reivew Orders re ZAI reply brief, pension plan and Baer retention	0.2
3/27/2009	Emails from Ted Freedman and to client re CFO meeting	0.1
3/27/2009	Review Second Amended Notice of Finke Deposition and Debtor's Objection to Amended Finke deposition notice	0.1
3/27/2009	Review deposition calendar from debtor	0.1
3/27/2009	Review corrections to Mathis expert report	0.1
3/28/2009	Review Grace Reply Brief re Anderson objection to ZAI settlement	0.2
3/29/2009	Travel (non-productive) to Wilmington for Finke Deposition (5.4 hrs. @50%)	2.7
3/30/3009	Emails to and from client re CFO meeting and fee issues	0.2

3/30/2009	Attend deposition of Richard Finke in Wilmington	8.3
3/30/2009	Review Discovery Responses and Requests re Confirmation: (Plan Proponents Response to Montana Phase II Rogs and RFPs; Plan Proponents Response to Shea and Thom Rogs and RFPs; ACC and FCR Answers to Doney Rogs and RFPs; ACC and FCR Answers to White's Rogs and RFPs; ACC and FCR Responses to Benefield's RFP; ACC and FCR Responses to Canon's RFP; ACC and FCR Responses to Doney's RFP; ACC and FCR Responses to White's RFP; ACC Responses to Barnes RFP; ACC Responses to Biladeau's RFP; Plan Proponents Responses to BNSF Discovery; Equity Committee Response to White's RFP; Equity Committee Response to Doney Rogs; Equity Committee Response to Doney RFPs; Equity Committee Response to White Rogs; Libby Claimants' Response to Debtors' RFP; Travelers 2nd RFA to Debtors; ACC and FCR Answers to Doney Rogs (Revised); ACC and FCR Answers to White's Rogs (Revised); Plan Proponents Response to RFPs and Rogs of Byington (Libby); Plan Proponents' Response to Libby Claimants' RFAs; Debtors' Response to Doney Interrogatories (Libby); Debtors' Response to Kirk White Interrogatories (Libby); Plan Proponents' Response to CNA's 2nd RFPs; Plan Proponents' Response to Maryland Casualty Rogs, RFAs and PFPs; Debtors' Response to RFA of Yoko Cannon (Libby); Debtors' Response to RFP of Benefield; Debtors' Response to RFP of Doney; Debtors' Response to RFP of Kirk White)	2.2
3/31/2009	Review Debtors' Amended Discovery Request to PD Committee	0.1
Total: 59.1 hours @ \$575.00/hour = \$33,982.50		
Expenses:	Travel Expenses (Detail on Exhibit 1) \$4,556.30	

Total Fees and Expenses Due: \$38,538.80

DATE	DESCRIPTION OF EXPENSE	AMOUNT
1/26/2009	Court Call	\$38.00
2/1/2009	Conference Calling	\$8.88
2/23/2009	Court Call	\$32
3/8/2009	RT Restricted Coach Airfare DFW-PIT and change fees	\$1,311.20
3/8/2009	Taxi to Hotel	\$45.64
3/9/2009	Hotel (Omni William Penn)	\$318.06
3/9/2009	Taxi to Airport	\$42.11
3/9/2009	Lunch	\$15.75
3/9/2009	Parking at DFW	\$10.00
3/24/2009	RT Restricted Coach Airfare DFW-LGA and change fees	\$1,113.40
3/24/2009	Hotel (Hilton)	\$229.59
3/24/2009	Dinner	\$4.90
3/25/2009	Taxi from LGA to Meeting	\$35.85
3/25/2009	Taxi to LGA	\$33.05
3/25/2009	Parking at DFW	\$24.00
3/29/2009	RT Restricted Coach Airfare to and from PHL and stand-by fee	\$455.60
3/29/2009	Dinner	\$10.07
3/29/2009	Hotel (du Pont)	\$284.90
3/30/2009	Parking	\$22.00
3/30/2009	Rental Car Charges	\$33.18
3/30/2009	Lunch	\$10.28
3/31/2009	Hotel (duPont)	\$306.90
3/31/2009	Parking	\$22.00
3/31/2009	Dinner	\$21.60
3/31/2009	Rental Car Charges	\$63.74
4/1/2009	Courthouse parking	\$6.00
4/1/2009	Lunch	\$20.10
4/1/2009	Parking at DFW	\$38.00
	TOTAL EXPENSES	\$4,556.30